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## SUPPLEMENTAL DECLARATION (37 C.F.R. 1.63) FOR UTILITY OR DESIGN APPLICATION USING AN APPLICATION DATA SHEET (37 C.F.R. § 1.76)

JPD-4398-523			APPLICATION DATA	011221 (01 0.1 .14. 3			
	T						
Title of Invention:	CPAP MASK AND SYSTEM						
As the below name	ed inventor(s	s), I/we declare tha	it:				
This declaration is	directed to:						
	[]	The attached ap	plication, or				
	[X]	Application No.	10/572,813	, filed on	April 17, 2006		
		[] as ame	ended on		(if applicable);		
I/we believe that I/	we am/are ti	he original and first	t inventor(s) of the subject	I matter which is claimed	and for which a patent is sought;		
I/we have reviewe	d and under	stand the contents	of the above-identified as	pplication, including the c	laims, as amended by any amendment spe-	cifically	

referred to above;

We acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to mefus to be material to patentability as defined in 37 C.F.R. § 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT International filing date of the continuation-in-part application.

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All statements made herein of my own knowledge are true, all statements made herein on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fire or imprisonment, or both, under 18 U.S.C. 9 1001, and may logorardize the validity of the application or any patent issued thereon.

FULL NAME OF INVENTOR	(S)		
Inventor one:	Philip Rodney KWOK	Date:	14 0070 BER 2010.
Inventor's Signature:	Q A	Citizen of:	Australia
Inventor two:		Date:	
Inventor's Signature:		Citizen of:	
Inventor three:		Date:	
Inventor's Signature:		Citizen of.	******
Additional inventors or	r a legal representative are being named on	additional forms(	s) attached hereto

This collection of information is required by 35 U.S.C. § 115 and 37 C.F.R. § 1.63. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO be process) an application. Confidentially a governed by 35 U.S.C. § 1.12 and 37 C.F.R. § 1.14. This collection is estimated to taxe 1 immute to complete the molecular processing and including attention; prevairing, and scientificially the complete depletion from the USPTO. Time will very depending upon the individual least 1 immutes to complete the USPTO. Immute will very depending upon the individual least 1 immutes to complete the USPTO. The will very depending upon the individual least 1 immutes to complete the original least 1 immutes the USPTO. The will be used to the USPTO. Th

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